

1 Jonathan Shub (SBN 237708)

2 jshub@shublaw.com

3 **SHUBLAW LLC**

4 1818 Market Street, 13<sup>th</sup> Floor

5 Philadelphia, PA 19102

6 Telephone: (610) 453-6551

7 Facsimile: (215) 569-1606

8 \*\*E-Filed 7/6/2010\*\*

9 Rosemary M. Rivas (SBN 209147)

10 rrivas@finkelsteinthompson.com

11 **FINKELSTEIN THOMPSON LLP**

12 100 Bush Street, Suite 1450

13 San Francisco, California 94104

14 Telephone: (415) 398-8700

15 Facsimile: (415) 398-8704

16 J. Paul Gignac (SBN 125676)

17 j.paul@aogllp.com

18 **ARIAS OZZELLO & GIGNAC LLP**

19 115 S. La Cumbre Lane, Suite 300

20 Santa Barbara, California 93105

21 Telephone: (805) 683-7400

22 Facsimile: (805) 683-7401

23 *Interim Co-Lead Class Counsel*

24 *Interim Liaison Class Counsel*

25 **UNITED STATES DISTRICT COURT**

26 **NORTHERN DISTRICT OF CALIFORNIA**

27 Master File No. C 09-03043 JF

28 **IN RE FACEBOOK PPC ADVERTISING  
LITIGATION**

29 **STIPULATION AND [PROPOSED]-  
ORDER RE: AMENDED BRIEFING  
SCHEDULE ON DEFENDANT'S  
MOTION TO DISMISS PLAINTIFFS'  
AMENDED COMPLAINT**

30 **This Document Relates To:**

31 **All Actions.**

32 Hearing Date: August 6, 2010

33 Hearing Time: 9:00 a.m.

34 Courtroom: 3, 5<sup>th</sup> Floor

35 Judge: Honorable Jeremy Fogel

36 WHEREAS, Defendant's Motion to Dismiss the Amended Complaint in this action presently is  
37 set for hearing before this Court on Friday, August 6, 2010 at 9:00 a.m.;

38 WHEREAS, this Court previously entered an Order pursuant to the parties' stipulation (Doc. No.  
39 77) establishing a briefing schedule on Defendant's Motion to Dismiss the Amended Complaint;

40 WHEREAS, due to a recent death in the family of Jonathan Shub, Esq., Interim Co-Lead Class  
41 Counsel in this action, Plaintiffs' counsel have requested and Defendant's counsel have agreed to

---

42 **STIPULATION AND [PROPOSED] ORDER RE: AMENDED BRIEFING SCHEDULE ON  
43 DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' AMENDED COMPLAINT**

1 modify the briefing schedule on Defendant's Motion to Dismiss the Amended Complaint so as to permit  
2 Plaintiffs' counsel an additional week, until July 16, 2010, in which to prepare and file their opposition  
3 to Defendant's Motion to Dismiss the Amended Complaint;

4 WHEREAS, correspondingly and necessarily, Plaintiffs' counsel have agreed to modify the  
5 briefing schedule on Defendant's Motion to Dismiss the Amended Complaint so as to permit  
6 Defendant's counsel an additional week, until July 30, 2010, in which to prepare and file their reply  
7 brief in further support of Defendant's Motion to Dismiss the Amended Complaint;

8 WHEREAS, Interim Liaison Class Counsel has contacted the Court's clerk and confirmed that  
9 the Court is agreeable to entering an order modifying the briefing schedule as set forth above without  
10 continuing the hearing date on Defendant's Motion to Dismiss the Amended Complaint so that the  
11 hearing date on Defendant's Motion to Dismiss the Amended Complaint shall remain set for August 6,  
12 2010 at 9:00 a.m.; and

13 WHEREAS, the Court has set a continued Case Management Conference for August 6, 2010 at  
14 9:00 a.m. which also shall remain set for that date and time,

15 **BASED THEREON, IT IS HEREBY STIPULATED AND AGREED AS FOLLOWS:**

- 16 1. Plaintiffs shall be permitted until July 16, 2010 to file their opposition to Defendant's  
17 Motion to Dismiss the Amended Complaint;
- 18 2. Defendant shall be permitted until July 30, 2010 to file its reply brief in further support of  
19 Defendant's Motion to Dismiss the Amended Complaint; and
- 20 3. Both the hearing on Defendant's Motion to Dismiss the Amended Complaint and the  
21 continued Case Management Conference in this action shall remain set for Friday,  
22 August 6, 2010 at 9:00 a.m.

23 **IT IS SO STIPULATED.**

24 Dated: June 29, 2010

ARIAS OZZELLO & GIGNAC LLP

25  
26 By: /s/ J. Paul Gignac  
27 J. Paul Gignac (SBN 125676)

1 115 S. La Cumbre Lane, Suite 300  
2 Santa Barbara, California 93105  
3 Telephone: (805) 683-7400  
4 Facsimile: (805) 683-7410

5 *Interim Liaison Class Counsel*

6 Dated: June 29, 2010

7 COOLEY LLP

8 By: /s/ Whitty Somvichian  
9 Whitty Somvichian (SBN 194463)  
10 101 California Street, 5<sup>th</sup> Floor  
11 San Francisco, CA 94111-5800  
12 Telephone: (415) 693-2000  
13 Facsimile: (415) 693-2222

14 *Counsel for Defendant Facebook, Inc.*

15 **FILER'S ATTESTATION**

16 Pursuant to General Order No. 45, § X(B) regarding signatures, I attest under penalty of perjury  
17 that the concurrence in the filing of this document has been obtained from its signatories.

18 Dated: June 29, 2010

19 **ARIAS OZZELLO & GIGNAC LLP**

20 By: /s/ J. Paul Gignac  
21 J. Paul Gignac (SBN 125676)

## ORDER

The Court, having reviewed and considered the parties' Stipulation to amend the briefing schedule on Defendant's Motion to Dismiss the Amended Complaint and finding good cause for the relief requested thereby, hereby orders as follows:

1. Plaintiffs shall be permitted until July 16, 2010 to file their opposition to Defendant's Motion to Dismiss the Amended Complaint;
2. Defendant shall be permitted until July 30, 2010 to file its reply brief in further support of Defendant's Motion to Dismiss the Amended Complaint; and
3. Both the hearing on Defendant's Motion to Dismiss the Amended Complaint and the continued Case Management Conference in this action shall remain set for Friday, August 6, 2010 at 9:00 a.m.

**IT IS SO ORDERED.**

Dated: 6/30/2010

By: The Honorable William J. Fogel  
United States District Court Judge